IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY (Newark Vicinage)

JUDY WILSON, on behalf of herself and all others similarly situated,

Hon. Judge William J. Martini

Plaintiff(s),

Hon. Mag. Judge Mark Falk

CIVIL ACTION No. 2:18-cv-11960

v.

QUEST DIAGNOSTICS INCORPORATED; QUEST DIAGNOSTICS CLINICAL LABORATORIES, INCORPORATED, NOTICE OF MOTION TO ADMIT DAVID S. ALMEIDA, ESQ. AND MARK S. EISEN, ESQ. PRO HAC VICE

Defendants.

TO: Andrew Obergfell
Bursor and Fisher, P.A.
888 Seventh Avenue
New York, NY 10106
Attorneys For Plaintiff
Judy Wilson

PLEASE TAKE NOTICE that on October 15, 2018 or as soon thereafter as counsel may be heard, Defendants Quest Diagnostics Incorporated ("Quest Diagnostics") and Quest Diagnostics Clinical Laboratories, Incorporated ("Quest Clinical," and with Quest Diagnostics, the "Quest Defendants") by and through their attorneys, Bressler, Amery & Ross, P.C., shall respectfully move before the Honorable Mark Falk, U.S.M.J. at the United States District Court for the District of New Jersey, Martin Luther King Building & U.S. Courthouse, 1 Federal Square, Courtroom 09, Newark, New Jersey 07101, for an Order pursuant to Rule 101.1(c) of the Local Civil Rules of the United States District Court for the District of New Jersey admitting David S. Almeida and Mark S. Eisen, attorneys representing Quest, *pro hac vice* in the above matter.

PLEASE TAKE FURTHER NOTICE that the movant relies on the accompanying

Certification of Michael T. Hensley, Esq. and Declarations of David Almeida, Esq. and Mark S.

Eisen. No brief is necessary on the Motion because the appearances *Pro Hac Vice* are governed

by local civil rule and there are no legal issues for the Court's consideration.

PLEASE TAKE FURTHER NOTICE that counsel for the Quest Defendants has

contacted Plaintiff's counsel concerning whether they object to Messrs. Almeida's and Eisen's

admission pro hac vice. On September 20, 2018, Plaintiff's counsel confirmed that they consent

to this Motion.

PLEASE TAKE FURTHER NOTICE that movant waives oral argument pursuant to

Federal Rule of Civil Procedure 78, unless the Motion is opposed.

PLEASE TAKE FURTHER NOTICE that a Proposed Order is annexed hereto in

compliance with Local Civil Rule 7.1(e).

Dated: September 21, 2018

Respectfully submitted,

By:/s/ Michael T. Hensley

BRESSLER, AMERY & ROSS, P.C.

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